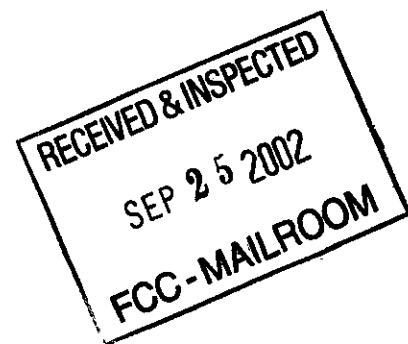


September 16, 2002



**National
Puerto
Rican
Coalition,
Inc.®**

Ms. Marlene H. Dortch
Office of the Secretary
Federal Communications Commission
445 12th Street, SW, CY-B402
Washington, D.C. 20554



Dear Ms. Dortch:

Re: WC Docket No. 02-214
Application by the Verizon Corporation for Authorization Under
Section 271 of the Communications Act to Provide In-Region,
Interlata Services in the State of Virginia

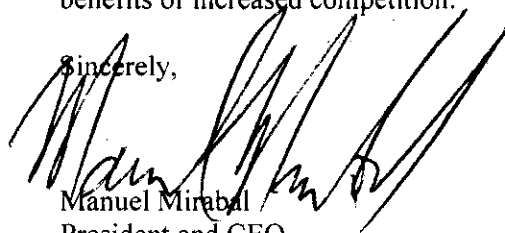
The National Puerto Rican Coalition (NPRC) is pleased to submit the following comments in support of Verizon's application to provide In-Region, Interlata service in the state of Virginia. The National Puerto Rican Coalition is a national non-profit membership organization whose mission its is to systematically strengthen and enhance the social, political, and economic well-being of Puerto Ricans throughout the United States and in Puerto Rico with a special focus on the most vulnerable populations. NPRC's members are organizations and individuals located throughout the United States and Puerto Rico, but are concentrated in the Northeast and mid-Atlantic, including the Commonwealth of Virginia.

NPRC believes that Verizon's entrance into the long-distance market in Virginia will provide numerous benefits to the growing Hispanic American community, including choice, competition and affordability. As a member of the Hispanic Technology and Telecommunications Partnership, we are committed to making sure that communities have equitable access to telecommunications and technology services. We believe that this access creates economic, educational, and social opportunities for Hispanics and other underserved communities. Expanded competition means more affordable telecommunication services and a wider array of products and packages for our communities' families, schools, and small businesses

Verizon has a strong record of collaboration with NPRC and other Hispanic civic organizations seeking to address the critical needs of Puerto Rican and Latino communities. Approval of Verizon's application to provide in-region Interlata services in the state of Virginia will help further our efforts to create equitable opportunities in underserved Hispanic communities. Verizon's entrance in the Virginia long distance market will increase competition and create greater choice and lower prices for all Virginia communities. The public service commission in Virginia has concluded that Verizon has met the 14-point checklist as mandated by the Telecommunications Act of 1996.

We urge the FCC to approve the application to provide Interlata services in the state of Virginia by Verizon so more of our families, schools, and small businesses in Virginia may experience the benefits of increased competition.

Sincerely,


Manuel Mirabal
President and CEO
National Puerto Rican Coalition

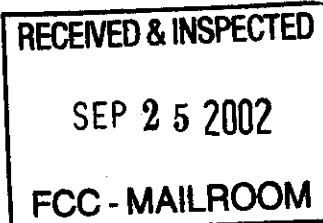
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website: www.bateylink.org



Attorney General
Betty D. Montgomery September 18, 2002

Marlene H. Dortch
Office of the Secretary
Federal Communications Commission
445 - 12th Street, SW
Washington, DC 20554



Re: *In the Matter of Federal State Joint Board on
Universal Service, CC Docket No. 96-45.*

Dear Ms. Dortch:

I represent the Public Utilities Commission of Ohio ("PUCO") in this proceeding and I am writing to you in that capacity.

Accompanying this letter is a copy of a Finding & Order (F&O) released by the Public Utilities Commission of Ohio (PUCO) on September 12, 2002. This F&O was issued pursuant to the FCC's directive set forth in CC Docket No. 96-45, which required this Commission to certify that all of Ohio's rural and non-rural carriers eligible to receive federal high-cost support (including high cost loop support, local switching support, high cost support received pursuant to the purchase of exchanges, high cost model support, and hold harmless support) will use such funding only for the provision, maintenance, and upgrading of facilities and services for which the support is intended, consistent with § 254(e) of the Telecommunications Act of 1996.

As you can see from the attached Order (Attachment 1), every Ohio rural and non-rural carrier previously identified by the Universal Service Administrative Company (USAC) as eligible to receive the aforementioned federal USF support has filed with the PUCO a sworn affidavit demonstrating their intent to utilize such funding in a manner consistent with Section § 254(e) of the Telecommunications Act of 1996.

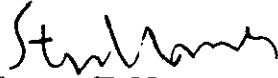
In further keeping with the federal certification requirements, also attached to this letter are two lists (included together as Attachment 2) separately identifying the specific rural and non-rural carriers, respectively, that were granted certification via the September 12th F&O, along with each carrier's unique 6-digit NECA study area code.

Accordingly, the PUCO certifies that all of the above-referenced carriers have indicated in writing their intent to use the funding only for the provision, maintenance, and upgrading of facilities and services for which the support is intended, consistent with § 254(e) of the Telecommunications Act of 1996.

Please send me a time-stamped copy of this letter in the enclosed self-addressed envelope (an extra copy of this letter is enclosed for that purpose). Otherwise, if you should have any questions or comments regarding this submittal, please contact me at the number below or Michael Dorrian, Utilities Specialist 1 with the PUCO, at (614) 644-8102.

Respectfully Submitted

Betty D. Montgomery
Attorney General of Ohio


Steven T. Nourse
Assistant Attorney General
Public Utilities Section
180 East Broad Street
Columbus, OH 43215-3793
(614) 466-4396

cc: Marlene Dortch, Federal Communications Commission

BEFORE

THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Commission)
Investigation of the Intrastate Universal) Case No. 97-632-TP-COI
Service Discounts.)

FINDING AND ORDER

The Commission finds:

- (1) On May 7, 1997, the Federal Communications Commission (FCC) issued a Report and Order in CC Docket 96-45 (96-45) (*In the Matter of Federal-State Board on Universal Service*) adopting rules to promote universal service consistent with the requirements of the Telecommunications Act of 1996 (1996 Act). In its 96-45 decision, the FCC, among other things, set forth parameters for the states to determine those carriers eligible to receive federal universal service support. The states were further to determine those carriers that should be classified as rural carriers or non-rural carriers for the purpose of federal universal service support consistent with the Communications Act of 1934, as amended.
- (2) On November 2, 1999, the FCC released its Ninth Report and Order and Eighteenth Order on Reconsideration in CC Docket No. 96-45. In that Order, the FCC addressed, among other things, the issue of non-rural carriers' eligibility to receive federal high cost support through the temporary "hold-harmless" provision. Hold-harmless support was established by the FCC as a short term measure to ensure that the amount of support provided to non-rural carriers under the newly revised high cost funding mechanism is no less than the amount provided under the former mechanism. The FCC determined that states are well suited and best positioned to determine whether non-rural carriers intend to utilize such hold-harmless support consistent with the goals set forth in section 254(e) of the 1996 Act. Under section 254(e), carriers must use universal service support "only for the provision, maintenance, and upgrading of facilities and services for which the support is intended." Given that states generally have primary authority over carriers' intrastate activities, the FCC indicated that a state certification process provides the most reliable means of determining such carriers' compliance with the legislative mandate. Accordingly, the FCC stated that it would require the states that wish to receive federal universal service hold-harmless support for non-rural carriers within their boundaries to file a certification with the FCC and the Universal Service Administrative Company (USAC) stating that all federal high-cost funds flowing to those carriers in that state will be used in a manner consistent with section 254(e). Absent such certification, carriers will not receive such support. Moreover, in the event that a State determines that a

carrier has not complied with section 254(e), the State shall have the authority to revoke certification.

- (3) In a similar decision issued on May 23, 2001 under the same docket (Fourteenth Report and Order and Twenty-Second Order on Reconsideration in CC Docket No. 96-45), the FCC determined that states should also be responsible for determining whether rural carriers are using their universal service high cost support (specifically, high cost loop support [47 C.F.R., Part 36]; local switching support [47 C.F.R. §54.301]; and any high cost support received as a result of a purchase of exchanges [47 C.F.R. §54.305]) consistent with section 254(e). Based on that determination, the FCC applied the same certification procedures for rural carrier receipt of high cost funding as it did for non-rural carriers' receipt of hold harmless support.
- (4) FCC certifications for federal high cost funding are to be submitted annually on October 1st, in order to be eligible for high cost support throughout the next full calendar year.
- (5) In order to comply with the FCC's certification requirements, on August 8, 2002, the Commission released an Entry in the instant docket calling for notarized affidavits from those rural and non-rural carriers receiving federal universal service high cost funding in Ohio, attesting that they will utilize such support consistent with section 254(e). All affected carriers were required to use template affidavit forms provided by the Commission (as Attachments A and B to the August 8th Entry), and were directed to file such affidavits by August 29, 2002. Accordingly, properly filed affidavits were received from the following carriers:

Alltel Telephone Company
Arcadia Telephone Company
The Arthur Mutual Telephone Company
Ayersville Telephone Company
Bascom Mutual Telephone Company
Benton Ridge Telephone Company
Buckland Telephone Company
CenturyTel of Ohio, Inc.
The Champaign Telephone Company
The Chillicothe Telephone Company
Columbus Grove Telephone Company
The Conneaut Telephone Company
Continental Telephone Company
Doylestown Telephone Company
Farmers Mutual Telephone Company
The Fort Jennings Telephone Company
Frontier Communications of Michigan, Inc.
Germantown Independent Telephone Company

Glandorf Telephone Company
Kalida Telephone Company, Inc.
Little Miami Communications Corporation
McClure Telephone Company
Middle Point Home Telephone Company
Minford Telephone Company
New Knoxville Telephone Company
The Nova Telephone Company
Oakwood Telephone Company
Orwell Telephone Company
The Ottoville Mutual Telephone Company
Pattersonville Telephone Company
Ridgeville Telephone Company
Sherwood Mutual Telephone Company
Sycamore Telephone Company
Telephone Service Company
Vanlue Telephone Company
Vaughnsville Telephone Company
Wabash Mutual Telephone Company

- (6) The Commission's Staff has reviewed the affidavits submitted by the aforementioned companies, and has concluded that they satisfy the FCC's requirements for certification to receive high cost funding consistent with section 254(e) of the 1996 Act.
- (7) The Commission finds that certification of the aforementioned carriers to receive federal high cost support, including interim hold harmless support for non-rural carriers, as well as high cost loop support [47 C.F.R., Part 36], local switching support [47 C.F.R. § 54.301], and any high cost support received as a result of a purchase of exchanges [47 C.F.R. § 54.305] for rural carriers, should be granted.


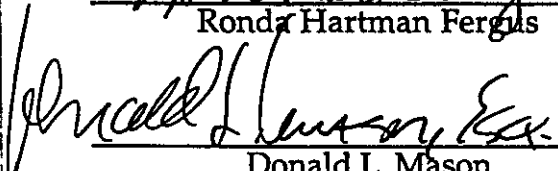
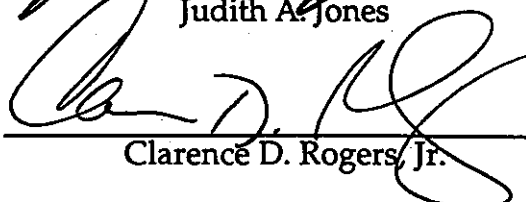
It is, therefore,

ORDERED, That, all carriers identified in Finding (5), above, are hereby certified to the FCC and USAC as being eligible to receive federal high cost support (including interim hold harmless support for non-rural carriers, as well as high cost loop support [47 C.F.R., Part 36], local switching support [47 C.F.R. § 54.301], and any high cost support received as a result of a purchase of exchanges [47 C.F.R. § 54.305] for rural carriers), as such carriers have demonstrated their intent to utilize such funding in a manner consistent with section 254(e) of the Telecommunications Act of 1996. It is, further,

ORDERED, That nothing contained in this Entry shall be deemed binding upon this Commission in any subsequent investigation or proceeding involving the justness or reasonableness of any rate, charge, rule, or regulation. It is, further,

ORDERED, That a copy of this Entry be served upon all interested persons of record in this investigation.

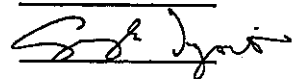
THE PUBLIC UTILITIES COMMISSION OF OHIO


Alan R. Schriber, Chairman
Ronda Hartman Fergus
Judith A. Jones
Donald L. Mason
Clarence D. Rogers, Jr.

LS:sm

Entered in the Journal

SEP 12 2002

Gary E. Vigorito
Secretary

Presented below are separate lists of those Ohio rural and non-rural carriers, respectively, that have satisfied the PUCO's affidavit requirement, and thus obtained certification to receive federal high cost support, including high cost loop support, local switching support, high cost support received pursuant to the purchase of exchanges, high cost model support, and hold harmless support .

Carriers Having Properly Filed 254(e) Rural Affidavits

Study Area Name	SAC
ARCADIA TELEPHONE COMPANY	300585
ARTHUR MUTUAL TELEPHONE COMPANY , THE	300586
AYERSVILLE TELEPHONE COMPANY	300588
BASCOM MUTUAL TELEPHONE COMPANY	300589
BENTON RIDGE TELEPHONE COMPANY	300590
BUCKLAND MUTUAL TELEPHONE COMPANY	300591
CENTURY TELEPHONE COMPANY	300630
CHAMPAIGN TELEPHONE COMPANY , THE	300594
CHILLICOTHE TELEPHONE COMPANY , THE	300597
COLUMBUS GROVE TELEPHONE COMPANY	300604
CONNEAUT TELEPHONE COMPANY	300606
CONTINENTAL OF OHIO	300607
DOYLESTOWN TELEPHONE COMPANY	300609
FARMERS MUTUAL TELEPHONE COMPANY	300612
FORT JENNINGS TELEPHONE COMPANY	300614
FRONTIER-MI-OH TELEPHONE COMPANY	300682
GERMANTOWN INDEPENDENT TELEPHONE COMPANY	300618
GLANDORF TELEPHONE COMPANY	300619
KALIDA TELEPHONE COMPANY	300625
LITTLE MIAMI COMM.	300613
MCCLURE TELEPHONE COMPANY	300598
MIDDLE POINT HOME TELEPHONE COMPANY	300633
MINFORD TELEPHONE COMPANY	300634
NEW KNOXVILLE TELEPHONE COMPANY , THE	300639
NOVA TELEPHONE COMPANY , THE	300644
OAKWOOD TELEPHONE COMPANY	300645
ORWELL TELEPHONE COMPANY	300649
OTTOVILLE MUTUAL TELEPHONE COMPANY	300650
PATTERSONVILLE TELEPHONE COMPANY	300651
RIDGEVILLE TELEPHONE COMPANY	300654
SHERWOOD MUTUAL TELEPHONE COMPANY	300656
SYCAMORE TELEPHONE COMPANY	300658
TELEPHONE SERVICE	300659
VANLUE TELEPHONE COMPANY	300662
VAUGHNSVILLE TELEPHONE COMPANY	300663
WABASH MUTUAL TELEPHONE COMPANY	300664

Carriers Having Properly Filed 254(e) Non-Rural Affidavits

STUDY AREA NAME	SAC
ALLTEL OHIO INC.	300665